Case 11-36092-ABA Doc 2 Filed 09/01/11 Entered 09/01/11 15:46:50 Desc Main 9/1/10 UNITED SPACES BANKER BY COURT

District of New Jersey

IN RE:	Leroy Hartnett Sandra Louise Hartnett		CASE NO JUDGE	
CHAPTER	13 PLAN AND MOTIONS	(Debtor)	CHAPTER	13
■Original □Motions In		☐Modified/Notice Required ☐Modified/No Notice Requ		■ Discharge Sought □ No Discharge Sought
Date:				
	THE DEBTO	OR HAS FILED FOR REL OF THE BANKRUPT		CHAPTER 13
	3	YOUR RIGHTS WILL B	E AFFECTEI),
date of the of Debtor to act filing requir interest in the incurred in of discuss then must file a ve binding, and	confirmation hearing on the light debts. It contains an im ements for proofs of claim for the debtor's principal resident connection with the claim after with your attorney. Anyon written objection within the total discluded motions may be deadline stated in the Notice YOU SHOULD FITTIN THE NOTICE.	Plan proposed by the Debto aportant supplement to Part for secured claims, and required, including notice of payenter the bankruptcy case was the who wishes to oppose any time frame stated in the Note granted without further	or. This docum 4 regarding search regard	IDER ANY PLAN
Part 1: Pay	yment and Length of Plan			
	The Debtor shall pay	Monthly to the Chapter 1	3 Trustee, star	ting on for approximately
b. 7	Γhe Debtor shall make plan μ	payments to the Trustee fro	om the following	ng sources:
	■ Future Earnings	S		
	□ Other sources o	of funding (describe source,	amount and d	ate when funds are available):
c. U	Jse of real property to satisfy	y plan obligations:		
	☐ Sale of real pro Description: Proposed date:	operty for completion:		
	☐ Refinance of re Description: Proposed date	eal property for completion:		

Loan modification with respect to mortgage encumbering property

Description:

Proposed date for completion:

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	d.		The regular modification	he regular monthly mortgage payment will continue pending the sale, refinance or loan addition.							
	e.		Other information that may be important relating to the payment and length of plan:								
Part 2:	Adequ	ate Pro	tection								
disburs			otection payn ion to (c		e made in	the amou	nt of \$_	to be p	oaid to the	e Chapter	r 13 Trustee and
outside			otection payn confirmation			n the amou	nt of \$	to be j	paid direc	tly by th	e Debtor(s)
Part 3:	Priorit	y Clain	s (Including	Administr	rative Ex	penses)					
All allo	wed pric	ority clai	ms will be pa	id in full u	nless the	creditor ag	rees ot	herwise:			
Creditor					Type of P						Amount to be Paid
	1. Sherwo					Attorney Fees Taxes and certain other debts					1,500.00
State o	f New Je	rsey			raxes ar	na certain o	otner a	epts			1,625.36
Part 4:	Secure	d Clain	ıs								
		iı	Ple nformation r					on containi ed at the ei	_	plan.	
	a. Curi	ing Defa	ault and Mai	ntaining P	ayments						
		1 0	,		,					•	gations and the filing as follows:
Creditor			Collateral	or Type of D)ebt	<u>Ar</u>	rearage	Interest Rate on Arrearage	Amount to Credito	to be Paid r (In Plan)	Regular Monthly Payment (Outside Plan)
-NONE	•										
secured	1.) The							•			on 1322(b)(2), the s interest as
stated.	The por	tion of a		aim that ex	ceeds tha	at value sha	ıll be tı	reated as ar			If a secured
					_			_ ~ ~ _ ~ ~			

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.						
Creditor	<u>Collateral</u>	Scheduled Debt		Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate Total Amount to Be Paid
-NONE-						

2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.

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c. Surrender

Upon confirmation, the stay is terminated as to surrendered collateral. The Debtor surrenders the following collateral:

Creditor	Collateral to be Surrendered	Value of Surrendered Collateral	Remaining Unsecured Debt
-NONE-			

d. Secured Claims Unaffected by the Plan

The following secured claims are unaffected by the Plan:

Creditor	
Bank of America Home Loans	
CitiMortgage Inc	
U.S. Small Business Administration	
US Bank	
US Bank	

e. Secured Claims to be paid in full through the Plan

Creditor	Collateral	Total Amount to be Paid through the Plan
-NONE-		

Part 5: Unsecured Claims

a.]	Not separately	classified	Allowed non-priority	unsecured	claims	shall	be	paid:
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Not less than \$_	to be distributed <i>pro rata</i>
Not less than	percent

X Pro rata distribution from any remaining funds

b. Separately Classified Unsecured Claims shall be treated as follows:

Creditor	Basis for Separate Classification	Treatment	Amount to be Paid
-NONE-			

Part 6: Executory Contracts and Unexpired Leases

All executory contracts and unexpired leases are rejected, except the following, which are assumed:

Creditor	Nature of Contract or Lease	Treatment by Debtor
-NONE-		

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Part 7: Motions

NOTE: All plans containing motions must be served on all potentially affected creditors, together with a Chapter 13 Plan Transmittal Letter, within the time and in the manner set forth in D.N.J. LBR 3015-1. A Proof of Service must be filed with the Clerk of Court when the Plan and Transmittal Letter are served.

Where a motion to avoid liens or partially avoid liens has been filed in the plan, a proof of claim filed that asserts a secured claim that is greater than the amount to be paid in the plan serves as opposition to the motion, and serves as an objection to confirmation. The proof of claim shall be served in accordance with D.N.J. LBR 3015-6(a). The creditor shall file a proof of service prior to the scheduled confirmation hearing. In order to prosecute the objection, the creditor must appear at the confirmation hearing, which shall be the hearing on the motion. Failure to appear to prosecute the objection may result in the motion being granted and the plan being confirmed pursuant to the terms as set forth in the plan.

a. Motion to Avoid Liens under 11 U.S.C. Section 522(f). The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of Collateral	Type of Lien	Amount of Lien	Value of Collateral	Amount of Claimed Exemption	Sum of All Other Liens Against the Property	Amount of Lien to be Avoided
-NONE-						- P	

b. **Motion to Void Liens and Reclassify Claim from Secured to Completely Unsecured.** The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount of Lien to be Reclassified
-NONE-		

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured. The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured
-NONE-			

Part 8: Other Plan Provisions

a Ve	sting of Property	of the Estate	Property of	of the	Estate sha	ill revest i	n the	Debtor:
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<u>X</u>	Upon Confirmation		
	Upon Discharge		

b. **Payment Notices** Creditors and Lessors provided for in Sections 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

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	c. Order of Di	stribution The Trustee	shall pay all	owed claims in the follow	wing order:	
	1)	Trustee Commissions				
	2)	Other Administrative Cl				
	3)	Secured Claims				
	4) Lease Arrearages					
	5) Priority Claims					
	6)	General Unsecured Cla	ims			
Part 9	Section 1305(a) : Modification	in the amount filed by the	he post-petit	I authorized to pay post-pion claimant. nplete the information be		s filed pursuant to 11
Date o	of Plan being mod	lified:				
Expla	in below why the	e Plan is being modified.		Explain below how th	ne Plan is bei	ng modified
Are S	chedules I and J l	being filed simultaneous	ly with this	 modified Plan? □ Yes		□ No
	0: Sign Here		•			
	The debtor(s) a	nd the attorney for the d	ebtor (if any	y) must sign this Plan.		
Date	September 1, 20	011	/s	/ Chad M. Sherwood		
	Chad M. Sherwood					
			A	ttorney for the Debtor		
	I certify under p	penalty of perjury that th	e foregoing	is true and correct.		
Date	September 1, 20	1, 2011 Signa	Signature	/s/ Leroy Hartnett		
				Leroy Hartnett		
				Debtor		
Data	September 1, 20	11	Signature	/s/ Sandra Louise Hartne	++	
			Sandra Louise Hartnett			
				Joint Debtor		

SUPPLEMENTAL PROVISIONS OF CHAPTER 13 PLAN & MOTIONS

4. SECURED CLAIMS.

- 1. Additional Requirements; Sanctions for Failure to Comply
 - (a) Itemized Statement of Interest Fees and Expenses. If, in addition to its principal amount, a claim includes interest, fees, expenses or other charges incurred before the petition was filed, an itemized statement of the interest, fees, expenses, or charges shall be filed with the proof of claim. The claim may also include charges pursuant to D.N.J. LBR 2016-1(j)(3).
 - **(b) Statement of Cure Amount.** A statement of the amount necessary to cure any default as of the date of the petition and any charges permitted under D.N.J. LB 2016-1(j)(3) shall be filed with the proof of claim.
 - (c) Escrow Account. If a security interest is claimed in property that is the debtor's principal residence, and if an escrow account has been established in connection with the claim, an escrow account statement prepared as of the date the petition was filed and in a form consistent with applicable nonbankruptcy law shall be filed with the attachment to the proof of claim.
 - (d) Failure to Provide Supporting Information. If the holder of a claim fails to provide any information required by subdivisions (a), (b) and (c) above, the court may, after notice and hearing, take either or both of the following actions:
 - i. preclude the holder from presenting the omitted information, in any form, as evidence in any contested matter or adversary proceeding in the case, unless the court determines that the failure was substantially justified or is harmless, or
 - ii. Award other appropriate relief, including reasonable expenses and attorney's fees caused by the failure.

2. Notice Relating to Claims Secured by Security Interest in the Debtor's Principal Residence

- (a) Notice of Payment Change. If a claim secured by a security interest in the debtor's principal residence is provided for under the debtor's plan pursuant to § 1322(b)(5) of the Code, the holder of the claim shall file and serve on the debtor, debtor's counsel, and the trustee a notice of any change in the payment amount, including any change that results from an interest rate or escrow account adjustment, no later than 21 days before a payment at a new amount is due.
- **(b) Form and Content.** The Local Form designated as Notice of Payment Change may be filed and served. The notice shall not be subject to Rule 3001(f).
- c) Notice of Fees, Expenses and Charges. If a claim secured by a security interest in the debtor's principal residence is provided for under the debtor's plan pursuant to § 1322(b)(5) of the Code, the holder of the claim shall file and serve on the debtor, debtor's counsel, and the trustee the Local Form designated as Notice of Fees, Expenses and Charges itemizing all fees, expenses, or charges, incurred in connection with the claim (i) after the bankruptcy case was filed, and (ii) that the holder asserts are recoverable against the debtor or against the debtor's principal residence. The notice shall be served within 180 days after the date on which such fees, expenses, or charges are incurred.
- (d) **Determination of Fees, Expenses and Charges.** On motion of the debtor or trustee filed within one year after service of the notice required by subdivision (c) above, the court shall, after notice and hearing, determine whether payment of the fees, expenses, or charges is required by the underlying agreement and applicable nonbankruptcy law to cure the default or maintain payments in accordance with § 1322(b)(5) of the Code.
- (e) Response to Notice of Fees, Expenses and Charges. If the debtor does not object to the Notice of Fees, Expenses and Charges, or if the debtor's objection is overruled, the debtor shall either 1) pay all post petition

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Document Page 7 of 7 amounts included in the Notice of Fees, Expenses and Charges; 2) enter into an agreed order allowing the claim (to be paid by the Trustee); or 3) take no action and the amounts claimed shall be deemed allowed, but will not be paid by the Trustee and will not be deemed to have been paid upon closure or conversion of the case.

- **(f) Application of Payments.** The holder of a claim secured by a security interest in the debtor's principal residence shall apply payments from the Trustee to arrears being cured and payments from the debtor to maintain post-petition monthly payments.
- (g) Notice of Final Cure Payment. Within 30 days of the debtor completing all payments under the plan, the trustee shall file and serve upon the holder of the claim, the debtor, and debtor's counsel a Local Form, Notice of Final Cure Payment stating that the debtor has paid in full the amount required to cure any default on the claim. The notice shall also inform the holder of its obligation to file and serve a response under subdivision (h). If the debtor contends that final cure payment has been made and all plan payments have been completed, and the trustee does not timely file and serve the notice required by this subdivision, the debtor may file and serve the Notice.
- (h) Response to Notice of Final Cure Payment. Within 21 days after service of the notice under subdivision (g), the holder shall file and serve on the debtor, debtor's counsel, and the trustee a Local Form, Statement in Response to Notice of Cure Payment indicating whether (1) it agrees that the debtor has paid in full the amount required to cure the default on the claim, and (2) the debtor is otherwise current on all payments consistent with § 1322(b)(5) of the Code. The statement shall itemize the required cure or postpetition amounts, if any, that the holder contends remain unpaid as of the date of the statement. The Statement shall not be subject to Rule 3001(f).
- (i) **Determination of Final Cure Payment.** On motion of the debtor or trustee filed within 21 days after service of the statement under subdivision (h) above, the court shall, after notice and hearing, determine whether the debtor has cured the default and paid all required postpetition amounts.
- (j) Order Deeming Mortgage Current. If the holder of the secured claim fails to respond to the Trustee's Notice of Final Cure Payment given pursuant to subdivision (g) above, the debtor may submit a proposed order which deems the mortgage current. The proposed order shall be served on the holder of the secured claim and the trustee. The parties served with the order shall have 7 days to file and serve an objection. A hearing may be conducted on the objection in the court's discretion.
- (k) Failure to Notify. If the holder of a claim fails to provide information required by subdivision (a), (c), or (h) above, the court may, after notice and hearing, take either or both of the following actions:
- i. preclude the holder from presenting the omitted information, in any form, as evidence in any contested matter or adversary proceeding in the case, unless the court determines that the failure was substantially justified or is harmless, or
 - ii. award other appropriate relief, including reasonable expenses and attorney's fees caused by the failure.